The Honorable John Coughenour 1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 9 VILLIAMI LINO 10 NO. 2:21-cv-00831-JCC-TLF Plaintiff(s), 11 v. STIPULATION AND ORDER TO AMEND COMPLAINT AND CASE 12 NATIONAL GENERAL INSURANCE **CAPTION COMPANY** 13 NOTE FOR MOTION: August 5, 2021 Defendant(s). 14 15 COMES NOW, Plaintiff and Defendant through their respective counsel and seek an 16 order allowing Plaintiff to amend his complaint. 17 18 **STIPULATION** 19 Plaintiff filed a complaint in Snohomish County Superior Court against Defendant 20 alleging breach of contract, Insurance Fair Conduct Act violations, Consumer Protection Act 21 violations, and Bad Faith. Defendant removed the case to this court. 22 As part of initial disclosures, Defendant notified Plaintiff that the proper Defendant is 23 "Integon Preferred Insurance Company" replacing "Integon Preferred" for "National General." 24 25 STIPULATION AND ORDER TO AMEND Elsner Law Firm, PLLC **COMPLAINT AND CASE CAPTION - 1** 23711 Brier Road 2:21-cv-00831-JCC-TLF Brier, WA 98036 Ph: 206.447.1425 Fax: 206.324.6321

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1	The parties seek to amend the case caption and named party as reflected in the attached
2	proposed amended complaint. This stipulation is brought pursuant to the Federal Rules of Civil
3	Procedure Local Rule 15 and Rule 10(g). The parties reserve all rights, claims, and defenses,
4	and seek only to substitute the name of the defendant that issued the insurance policy at issue.
5	No waiver of any right, claim, or defense is intended, nor shall be construed.
6	Good cause exists to grant the stipulation. If granted by the court, Plaintiff will file the
7	amended complaint per local court rule.
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9	Respectfully submitted this 5th day of August, 2021.
10	
11	By: <u>s/Justin Elsner</u> Justin Elsner, WSBA #39251
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	STIPULATION AND ORDER TO AMEND Elsner Law Firm, PLLC

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COMPLAINT AND CASE CAPTION - 2

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ORDER It is so ordered. Ordered this 6th day of ____August ____, 2021. United States District Judge Magistrate

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